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Merchant & Gould

An Intellectual Property Law Firm

Merchant & Gould LLC Georgia-Pacific Center 133 Peachtree Street NE, Suite 4900 Atlanta, GA 30303-1821

A Limited Liability Company

Fax Transmission

November 22, 2006

TO:

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

TELEPHONE: 404.954.5100

Total pages, including cover letter: 5

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Title of Document Transmitted: Certificate Under 37 CFR § 3.73(b); Revocation and Power of Attorney

Applicant: Toth et al. Serial No.: 10/800,290 Filed: March 12, 2004 Group Art Unit: 1625

Our Ref. No. 14669.0065USU1

Confirmation No. 8258

Please charge Deposit Account No. 13-2725 in the amount of \$.00 for Revocation and Power of Attorney. Please charge any additional fees or credit overpayment to Deposit Account No. 13-2725. Please consider this a PETITION FOR EXTENSION OF TIME for a sufficient number of months to enter these papers, if appropriate.

Name: Daniel R. Evans

Reg. No.: 55,868

I hereby certify that this paper is being transmitted by facsimile to the U.S. Patent and Trademark Office on the date shown below.

November 22, 2006

Signature

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Date

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NOV 2 2 2086

S/N 10/800,290

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Zoltan G Toth

Examiner:

Rita J. Desai

Serial No .:

10/800,290

Group Art Unit:

1625

Filed:

March 12, 2004

Docket No.:

14669.0065USUJ

Title:

PROCESSES FOR PREPARATION OF POLYMORPHIC FORMS OF

DESLORATADINE

REVOCATION AND POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Dear Sit:

Please revoke any existing Powers of Attorney, if any, and appoint the following attorneys and/or patent agents associated with the following customer number to prosecute this application and to transact all business in the U.S. Patent and Trademark Office in connection therewith:

23552

Please direct all correspondence in this application to Merchant & Gould, P.O. Box 2903. Minneapolis, MN 55402-0903, relephone 404-954-5100.

U.S Application 10/800,290 Revocation and Power of Attorney

We are authorized to sign for the assignee of record of the entire interest (see 37 CFR

3.71), as evidenced by the enclosed statement under 37 CFR 3.73(b)

Yehudah Livneh/Ph D General Patent Counsel

19 11 16 Date

Yehuna Meyer, Senior Assistant

General Patent Counsel

19111a

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S/N 10/800,290

PATENI

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Zoltan TOTH et al

Examiner:

Rita J. Desai

Serial No:

10/800,290

Group Art Unit:

1625

Filed: Title: March 12, 2004

Docket No.:

14669.0065USUI

PROC

PROCESSES FOR PREPARATION OF POLYMORPHIC FORMS OF

DESLORATADINE

CERTIFICATE UNDER 37 C.F.R. § 3.73(b)

TEVA PHARMACEUTICAL INDUSTRIES LTD, a corporation organized and existing under the laws of the State of Israel, having a place of business at 5 Basel Street, P.O. Box 5190, Petah Tiqva 49131, Israel, certifies that it is the assignce of the entire right, title and interest in the patent application identified above by virtue of:

A chain of title from the inventor(s) of the patent application identified above to the current assignee as shown below:

1. A conveyance of an assignment of assignors' interest

From: Zoltan Toth; Viktor Gyollai; Andrienne Kovacsne-Mezei; Csaba Szabo;

Judith Aronhime; and Claude Singer

To: Biogal Gyogyszergyar Rt

The document was recorded in the Patent and Trademark Office at Reci 015651,

Frame 0007

2 A name change

From: Biogal Gyogyszergyar Rt.

To: Teva Gyogyszergyar Reszvenytarsasag

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U.S Application 10/800,290 Certificate Under 37 CFR 3.73(b)

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3 A conveyance of an assignment of assignor's interest.

From: Teva Gyogyszergyar Zartkoruen Mukodo Reszvenytarsasag

To: Ieva Pharmaceutical Industries Ltd.

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Frame 0719

The undersigned (whose titles are supplied below) are empowered to act on behalf of the assignee.

We hereby declare that all statements made herein of our own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Yehudah Livup

General Patent Counsel

Yahtida Meyer, Senior Assistant

General Patent Counsel

23552

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